

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
MIDLAND DIVISION

JENNIFER VETRANO,

Plaintiff,

v.

JOHN BRDA, ALLISON CHRISTILAW, MBA, ICD.D B,
JOHN R. HARDING, UZI SASSON, DAN EATON, ESQ.,
MAURICE GUITTON, ERIC M. LESLIE, PHILIPPE MORALI,
KEN HANNAH, STEEN KARSBO, JOHN DOES 1-20,
JANE DOES 1-20,

Defendants.

Case No. 7:24-CV-325

PLAINTIFF'S MOTION FOR EXTENSION OF TIME TO SERVE SUMMONS AND
COMPLAINT ON INTERNATIONAL DEFENDANTS

TO THE HONORABLE DAVID COUNTS, UNITED STATES DISTRICT JUDGE:

Plaintiff Jennifer Vetrano respectfully moves this Court for an extension of time to serve the summons and complaint on the international defendants in the above-captioned matter, pursuant to Federal Rule of Civil Procedure 4(m), and states as follows:

I. INTRODUCTION

FILED
FEB 26 2025
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BY DEPUTY

1. Plaintiff filed the complaint in this matter and has been diligently working to effectuate service of process on all named defendants.
2. While service on the domestic defendants is expected to be completed within the next five (5) business days by ABC Legal, Plaintiff has encountered significant delays in serving the four international defendants.
3. The international defendants include Maurice Guitton, Eric M. Leslie in Calgary, Canada, Allison Christilaw in Canada, and Steen Karsbo in Denmark.

II. REASONS FOR REQUESTED EXTENSION

4. Service upon these international defendants is subject to the procedures outlined in the Hague Convention on the Service Abroad of Judicial and Extrajudicial Documents and other applicable international treaties and laws.
5. The process has been delayed due to the necessity of document translations, coordination with foreign service authorities, and unanticipated delays in international mail and legal processing times.
6. Despite Plaintiff's diligent efforts, the required steps for service are still in progress, and additional time is necessary to ensure compliance with all legal requirements and to avoid any potential prejudice to the defendants.
7. Plaintiff respectfully requests an additional ninety (90) days to complete service on the international defendants. This extension is necessary to allow proper execution of service in compliance with international law and procedural fairness.

III. CONCLUSION

8. Granting this extension will not prejudice any party and will serve the interests of justice by ensuring that all defendants are properly served and given an opportunity to respond.

WHEREFORE, Plaintiff Jennifer Vetrano respectfully requests that this Court grant an extension of ninety (90) days from the current deadline to complete service of process on the international defendants, and for such other and further relief as the Court deems just and proper.

Respectfully submitted,

Dated: February 22, 2025

Jennifer Vetrano
25 Pond Hollow Lane
West Creek, NJ 08092
Email: jvetrano999@gmail.com
Phone: 908-783-0105

CERTIFICATE OF SERVICE

I hereby certify that on this 23rd day of February 2025, I have caused a true and correct copy of the foregoing Motion for Extension of Time to be filed and served upon all parties of record via the Court's electronic filing system and/or mail.

/s/ Jennifer Vetrano
Jennifer Vetrano

A handwritten signature in black ink that reads "Jennifer Vetrano". The signature is written in a cursive, flowing style.

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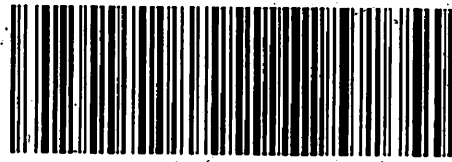
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
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